

AUSTIN TX 78731

## PARTMENT OF COMMERCE UNITED STATES **Patent and Trademark Office**

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Washington, D.C. 20231

	APPLICATION NO.   FILING DATE		FIRST NAMED IN\	ENTOR	TA	ATTORNEY DOCKET NO.	
	09/150,549	09709798	JUHNSUN		W	DA9-92-108B	
Г			_ [	EXAMINER			
	ANDREW J D	ILLON	, _	HUYNH, B			
	FELSMAN BR	ADLEY GUNTER	& DILLON				
	SUITE 305,	LAKEWOOD ON	THE PARK	Γ	ART UNIT	PAPER NUMBER	
	7600B NORT	H CAPITAL OF	TEXAS HIGHWAY	_	2173	0	

DATE MAILED:

02/23/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. 09/150,549

Applicant(s)

Johnson et al.

SOTY ACTION Examiner

Huynh-Ba

Group Art Unit 2173

TH	E PEF	RIOD F	OR RESPO	NSE: [check only	/ a) or b)]		•						
	a) 💢	expire	es <u>3</u>	months from the n	nailing date of the	: final rejection.							
	b) 🗌	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.											
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.												
	Appel period	llant's l d for re	Brief is due t sponse set f	wo months from t forth above, which	the date of the never is later).	Notice of Appeal See 37 CFR 1.19	filed on 91(d) and 37 C	FR 1.192(a).	_ (or within any				
Applicant's response to the final rejection, filed on <u>Feb 12, 2001</u> has been considered with the following effect, but is NOT deemed to place the application in condition for allowance:													
∑ The proposed amendment(s):													
	will be entered upon filing of a Notice of Appeal and an Appeal Brief.												
	💢 will not be entered because:												
	they raise new issues that would require further consideration and/or search. (See note below).												
	they raise the issue of new matter. (See note below).												
	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.												
	they present additional claims without cancelling a corresponding number of finally rejected claims.												
	NC	DTE:	The added i	anguages "in res	ponse to a firs	st user input", "any	suitable", "sol	lely". "until said as	ssociation is				
	disabled by a second uer input" into independent claims 1 and 7 introduce new issues.												
	□ A -	pplica	nt's response	e has overcome th	ne following re	ejection(s):			· · · · · · · · · · · · · · · · · · ·				
	Newl sepa	ly prop rate, ti	osed or ame imely filed ar	ended claims nendment cancel	ling the non-a	llowable claims.		would be allowa	ble if submitted in a				
			vit, exhibit or ace because:	•	sideration has	been considered	but does NOT	place the applica	tion in condition				
			rit or exhibit v n the final rej		dered because	e it is not directed s	SOLELY to iss	sues which were r	newly raised by the				
X	For p	ourpos	es of Appeal	, the status of the	claims is as f	ollows (see attach	ed written exp	lanation, if any):					
Claims allowed: None								<del></del> -					
		Claims objected to: None Claims rejected: 1, 3-7, and 9-12											
		_							1				
	The	propos	ed drawing	correction filed on	n		as	been approved b	y the Examiner.				
	Note	the at	tached Inform	mation Disclosure	Statement(s)	, PTO-1449, <b>Pape</b>	r No(s)	·	. /				
	Othe	:r						11					
								PHIMA	A HUYNH RY EXAMINER				